

United States Court of Appeals

*For the Seventh Circuit
Chicago, Illinois 60604*

March 28, 2002

Before

Hon. RICHARD A. POSNER, Circuit Judge

Hon. KENNETH F. RIPPLE, Circuit Judge

Hon. TERENCE T. EVANS, Circuit Judge

Nos. 00-3742 and 00-4073

RESEARCH SYSTEMS CORPORATION,
Plaintiff-Appellant,

Appeals from the United States
District Court for the Southern
District of Indiana, Evansville Division.

v.

No. 97 C 10

IPSOS PUBLICITE, IPSOS USA,
IPSOS, ET AL.,
Defendants-Appellees.

Richard L. Young, Judge.

O R D E R

The opinion of this court issued on January 9, 2002, is amended, as follows: At slip opinion page 3, last line, delete the words: “on which the parties agreed”.

At slip opinion page 5, the first full paragraph, line 14, delete: “RSC and IPSOS agreed to the schedule, and”. Begin the sentence with “The”. Also, line 17, delete the word “that” and add “the”. After the word “schedule” add:

ordered by the court after a conference with counsel and with the opportunity to make any corrections or additions.

The sentence should read:

The discovery materials that RSC complains of receiving only in the month before the trial were delivered timely according to the schedule ordered by the court after a conference with counsel and with the opportunity to make any corrections or additions.

At slip opinion page 5, line 19, delete the words: agreed-upon.

The sentence should read:

Nowhere in its brief does RSC claim that any discovery materials were produced late according to the schedule.